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ATLANTA GA., WEDNESDAY MORNING, MARCH 3, 1875.

Vol. VII---No 243

may17, 1874—döm

C. BATTLE, Attorney at Law, Senoia,
Coweta county, Ga. Will practice in
the courts of Coweta, Fayette, Spalding,
Meriwether and Clayton, Special attention
given to collections. june11—dif

L. DOYAL, Attorney at Law, Jonesboro, Ga. Will practice in Clayton
and adjoining counties, and in the Supreme
and Federal Courts. june11—dl2m

A. C. GARLINGTON, & ALEXANDER, AT-

BESJ. W. BARROW. HENRY W. BARROW. ARROW & BARROW, LAWTERS, Milledgeville, Georgia. Will practice the Courts of Middle Georgia, and attend regularly the courts of Hancock, Washington, Wikinson and Putnam.

January 1, 1878—4197

FDWARD J. REAGAN, ATTORNEY at Law, McDonough, Georgia. Will practice in Hearty and adjoining counties. Special attention given to scalled Laws. novel7, 74—domo

WILLIAM BOLLMAN, DEALER IN Watches, Jewelry, Clocks Watches, Jewelry, Clocks, etc., Spectacles and Eye Glasaus. No. 9 Whitehall street, near Railroad Crossing, Atlanta, Gs. Repairing done in good style and warranted.

[By Telegraph to the Constitution.]
Augusta, Mr., Match 2.—Lewis E
Norton, an assistant post master at Pitts
field, has been arrested for robbing the
mail, and has confessed. K MIGHTS OF JERICHO THROUGH.

R, C, DUNN & CO. 15

Out all parts of Heorgia, residing in places where there is no long earthe above manned Order, will content favor by putting themselves, as soon as possible, in communication with HOKE SMITH, G. C., Atlanta, Georgia.

THE office of the Moreantile Agency of Shoux Cirry March 2, John Gordon, who went with the Hisch Hills, expedition from Bons No. 18 Kimball House, to compete the relation of Alabama and Pryor streets, over Fuller 4 and confirms the reports of Witcher.

Smith, up stairs.

THE COUNTY ACTION TO A THE AND THE AND THE COUNTY ACTION TO A THE AND T Superpier Courts of Chestham Soundy, and in the United Backs Courts of the Northern Street Courts of Chesthese Georges, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the State, and the Voice of my promised wife fell upon my one of the Superme Court of the Supe

other deep sigh, which ended in a fit of snezzing.

NEW ORLEARS, March 2.—The committee of seventy adopted a resolution that in their spin in, the mem'ers of the legislative caucus who voted to accept the Wheeler proposition do not reflect the views and wishes of the democratic conservative people of that state; that the committee deems the Wheeler of the committee of the committee of the committee of the committee of the caucinos.

Other deep sigh, which ended in a fit of snezzing.

Other deep sigh, which ended in a fit of snezzing.

Other deep sigh, which ended in a fit of snezzing.

Dr. Durrett explained that the gentlemen upon the stage had been zealously at work since 5 o'clock, and that as an intermission of thirty minutes was an nounced upon the programme he would afford the audience an opportunity of enjoying a selection of Gilmore's band. flect the views and wishes of the democratic conservative people of that state; that the committee deems the Wheeler compromise as unwise, unpolitic, and the region of the rights and principles for which they have been contending; that they adjure those members of the United States senate friendly to the cause of Louisiana to oppose by all cause of Louisiana to oppose the cause of Louisi open for public patronage. No effort will be spared to make guests comfortable.

1. O'RALINGTON & ALEXANDER, ATtorneys at Law, dirifin, Georgia, will practice in the countes of the ring will practice in the countities of the ring will practice in the countities of the ring will practice in the countes of the ring will practice in the countities of the ring will practice in the countities of the ring will reply subversive of the rights and principles for which they adjure those members of the United States senate friendly to the cause of Louisiana to oppose by all means in their power the passage of the joint resolution, recognizing the Kellogy government; that they adjure those members of the United States senate friendly to the cause of Louisiana to oppose by all means in their power the passage of the joint resolution, recognizing the Kellogy government; that they adjure those members of the United States senate friendly to the cause of Louisiana to oppose by all means in their power the passage of the joint resolution, recognizing the Kellogy government; that they adjure those members of the United States senate friendly to the cause of Louisiana their unalterable resolution to the constitutional government; all the democratic conservative people of the United States senate friendly to the cause of Louisiana their unalterable resolution to the constitutional government; all the United States senate friendly to the cause

Murphey & Co., Barnesville, (fa.; and Farley, Foweil & Co., Savannan, Georgia, jan.i3, 73—419

J. A. ANSLEY, ATTORNEY AT LAW, J. Americus, Georgia, and into States Courts at Savannah. Special attention given to callections. oct. 5, 73—419

J. A. HUNT, ATTORNEY AT LAW, Barnes, the counties of the first Circuit, fin the Supreme Court and in the United States District Courts at Atlanta. sag. 74—419

JOHN W. FOWELL, STALLINGS, ATTORNEY AT LAW, Smight, Ga. J. E. STALLINGS, ATTORNEY AT LAW, will practice in the courts of the Coveta Circuit, Supreme Court and the U. S. District Court for the Northern District of Georgia. Business entrusted to them shall met with prompt attention. sept. 74—63400

JOSEPH H. SMITH, Attorney & Law, J. E. STALLINGS, ATTORNEY AT LAW, Will practice in the State Source and the U. S. District Court for the Northern District of Georgia. Business entrusted to them shall be state. Circuit State in the State Source in the Circuit Courts for the Northern District of Georgia, Office, No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates up at States, J. C. No. 12 Whinchael strates, J. C. C. Jankere, J. C. Jankere, J. C. C. Jankere, J. C. C. Jankere, J. C. Jankere, J. C. Jankere, J. C. Jankere, J. C. C. Jankere, J. C

the city, aggregating 40,000 shares, to prevent the Pennsylvania raliroad get-ting possession of that road, which is to be part of the new through line to New

The executive committee of the board

The French Assembly.

[Ry Telegraph to The Constitution.] Bectal attention given to collections.

novel7, '74—domo

DUPONT GUERRY

LEW AND SOLICIOS IN Equity, Americus, Georgia. Will practice in the Superior Courts of Sumter, Schley, Mason, Dooley, Lee, Tersell, Welster and Marion countes; in the Superior Courts of Sumter, Schley, Mason, Dooley, Lee, Tersell, Welster and Marion countes; in the Supreme Court of Georgia and the United States Courts at Savannas.

LEY ELEKS.

Democratic of the Constantation.

BATIS, March 3.—The assembly to day re-elected M. Buffet president, by a vote of 479 to 63. The majority is the largest that the assembly ever save before for a president, shows that Buffet will command a strong majority in the house, if let successful in forming a ministry.

MY. Martel, De Audiffret Pasquier, W. M. Martel, De Audiffret Pasquier, Cordent and Picard were elected vice president.

Pentiand, Mr., March 2.—The democrats restorday elected their mayor by a majority of 436, against the republican majority last year of 507. Kenneheck has gone democratic by a large majority, for the first time in eighteen years.

Fare in Plorence, S. C.

[By Telegraph to The Constitution.] dina yesterday, which destroyed Loyne tore, loss \$3.100, insurance twenty away tousand dollars.

gopher, but I thought when you came home that you was sweet on that other chap; but I swan I believe you liked me all the time!"

"Oh, Bob!" said my was-to-be, in a gushing sort of way.

"Mine own Jerusha!" remarked Bob. Then I beard a subdued rush, accompanied by violent lip explosions. I tried to kick, or grate my teeth, or do something to relieve my outraged fealings, but not a kick hor a grate could I raise. It was an awful fix to be in, but I had to stand it, or rather lay it, so I laid I had stand it, or rather lay it, so I laid the last number drawn was 1963, which drew a prize of \$38. When the close had been announced the audience

chloy it on so solemn an occasion.

It seemed an age until morning, but it came at last and they went away. I heard them say that I was to be buried that day at 2 o'clock, and I was beginning to feel decidedly shaky, when Jerusha and her mother came into the room that day at 2 o calculated which in the total that day at 2 o calculated with the part of the capital prize, rusha and her mother came into the room and began arranging for the funeral.

"Rusha," said her mother, "here is said to have gone to Vick burg, was drawn by Mr. H. M. Martin, of Vicksburg, it is stated also on good authority that Mr. Thomas Antle, the handsomest detective of Louisville, is the fortunate holder of one of the tickets which drew \$7.600.

screamed. Jerusha dropped my clothes and her mother the duster and both fled from the room and the house, never stopping until they reached Dr. Brown's across the street. With difficulty I managed to get my clothes. I had just got them fairly on, when Mrs. Jones and her daughter, followed by a numerous company of men, women and children, came peering cautiously into the room. I satton my hoard and looked at them. Such a sacred-looking crowd was enough to annues an own, so I laughed; I knew it was unbecoming, but I chaidn't have helped it if they had chucked me into my coffin—which the undertaker was just carrying past the window—said buried my the near minute. I haughed until Jarred the chair out from under one end of the board, and down I went with a crash. Then the doctor ventured into the room, saving, rather dubiously. "So you are not dead yet, Ben," "Well, no, not exactly." I replied, "sorry to dusppoint my friends about the funeral, however.

I'ves," he said, rather absently, "isad, rather—that is—absently, isad, rather—that is—absently, isad, rather—that is—absently, isad, rather—that is—absently, isad, rather—that is—absentl

something to relieve my outraged feelings, but not a kick nor a grate could I raise. It was an awful fix to be in, but I had to stand it, or rather lay it, so I laid still and let 'em alone until they got lired of it, and then they went out, and I was again left to my own pleasant reflections.

Night came, and so did a lot of young fellows with their girls, to sit up with me; and they had a joily time of it, although it was against my principles to enjoy it on so solemn an occasion.

It seemed an age until marning, but it

rett at a quarter past three o'clock.

THE CAPITAL PRIZE.

It is known that one-fifth of the capital prize was sold in Montreal, one-fifth in St. Louis, one-tenth in Waterproof, La., and one-tenth in Vicksburg, Miss.

A rumor prevails on the streets that the part of the capital prize, which was said to have gone to Vicksburg, was drawn by Mr. H. M. Martin, of Vicksburg.

It is stated also on good authori-

course he win never have any more use for clothes, so just put them away amongs to your carpet-rags; they'll make a splendid stripe."

Any that particular suit of clothes was just the neatest one I ever owned, arm holes, collars, wrist hands, buttons, all just the thing, and my blood boiled to hear them talk so cooly of using them for stripes in a rag-carpet. They kept on talking as they swept dusted and cleaned go the room.

"Bob says he will take the Martin farm to work this year," said Jerusha, cheer fully, "and as soon as we are marticular we shall go to house keeping in that little cottage close to the road. Now I must get my carpet done, just as soon as possible, for I want it in that pice little front room. These dids of Ben's will make out enough rags, I guess. His folks live soften away they will never inquire about his clothes. Now, if it wasn't for the looks of it, we could ask old Mother Smilth about coloring yellow; she sure to be here to day."

I was getting very mad now, indeed. I felt that the frizis was near, and that should either die or explode if they did not let my snuff colored suit alone. Jerusha kicked them up—I knew it, or i heard the buckles and buttons jure!—and made for the door. I tried to shake in wardly boiling with wrath. It was too much; the deepest trance could not have held out against the loss of that suit. With a powerful effort I sprang up and screamed. Jerusha dropped my clothes and her mother the duster, and both fled from the room and the house, never stopping until they reached Dr. Brown's, across the street. With difficulty I mansered to get my clothes. And instead the street with the first of the street with difficulty I mansered to get my clothes. The limit of the core was and circulars are free to make a lamb, in wardly boiling with with the core of the core. The purpose the street with difficulty I mansered to get my clothes. The limit of the core is a core of the core o

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of this Super-Phosphate, we would refer to those who have used it in this section for the past if re or six years, as well as the increased domand it has attained from year to year. The general report fully sustains its reputation. Terms came as last year, with the option to the planter to pay first November next, in middling coving at 15 cents per pound. Please apply to our various local agents for corculars of testim onfals, or to us. As we have the advantage of a side track, make no charge for drayage in car load lots.

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regard to transportation of hands from that section, may get reliable information by calling on a Addressing T. G. GARRETT, Exacor of Agent, Atlanta, Ga. W. J. BOSS.

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sense, or write me at No. 11 Pryor stre

for any information desired.

H. MUSE.

RAILEGIADA

The younger Von Arnin has been efficient notified that the title of nobility which a unwarrantably assumes was conferred out his father only, and doesn't Count for

his seaf in the senate at the March session. He will walt until next December. Much as they may want him in Washington, there

st by death this session three members

house to the senate, and thence hito ethereal space, the Chicago Times says the best thing

on the city chain-gang, kindly tendered h m te consequence of a misunderstanding about the ownership of some hogs,—New York Commercial Advertiser.

fact that William Mumford, whom Ben Butler brutally murdered in New Orleans, was a native of Onslow county, North Ca olina, where he has many triends and relatives still living. His relatives ought to name all their children for John Young

the legal aid fixed for his retirement, congress, on account of his ill-health, which ponent is P. C. Chenley, of Manchester, on the bench, passed a special act retiring facture of a patent hair restorative is now a paper manufacturer.

200,000 in the treasury. From July 1868 October 1874, the treasury received over 6,500,000, a floating debt was incurred of early \$2,000,000, and the bonded debt was reased \$8,750,000—that is to say, in six Baltimore Gazette says': he men who ruined Arkansas spent 17,000,000 and this in a state which has es than half a million people.

GEORGE WASHINGTON thus disposed of the d term scheme of '96 in his farewell adress: The period for a new election of a ant, and the time actually arrived when our thoughts must be employed in designiles of canal, and renders available should now apprise you of the resolution I have formed, to decline being considered the number out of whom a choice is to be made."

Two New States.

dently be expected. If the bills can be called up at all, they will certainly pass, the prospect is full of promise and peace and thus the thirty-eighth and thirty-

will be apt to send curious men as repre- ting blasphemous doctrines. ingly characteristic of the present senate. good for the cause of religion over bal-It aims to make the civil rights bill a ondition of admission. It seeks to abole state. As each house must be the judge ish the idea of equal sovereignties, for it of the qualification, of its own number, imposes upon Colorado and New Mexico we do not see how anything short of lif-Nevada. But as the courts will surely hold all such conditions void, and as the people of the new states will be apt to do power, and they propose to correct the y please without reference to the bins of 1875, no one need be cor-

convention until next fall, and the vote on the constitutions to July, 1876. The extreme supporters of the adminisout were forced to accept them to say The gravest objection to the admission

f these territories as states at this time, consists in their sparse and heterogene-ous population. At the last enumeraous population. At the last vibration Colorado only contained 30,864 ouls. It may have increased in population, but no one believes that it contains 133,000 bons fide citizens, which is the number required for a member of the house of epresentatives. The population of New mark, and greasers, indians, half-breeds. and prairie wolves have to be counted to make any showing at all. To transform the population of New Mexico into sov-ereigns is a piece of legislation that will compare favorably only with the civil rights bill and the reconstruction meas-

Federal patronage will be worked t its utmost to secure four true-blue adherents of Cæsarism from the two new nbers of the union, but there's many a step 'twixt the cup and the lip, The democratic senators did not oppose the bills very strenuously, and there are indications that Colorado at least is more than likely to send two good democrats to the senate. The out-rageous gerrymandering of the radical politicians demands such a result, and we elections for members of the legislature will not occur, if the present bills be-come laws, until mid-summer of next

year and Grantism will be a reproach The Observe to the Front

Whatever may be Grant's deficiency is other matters, he certainly has a most wonderful faculty for bringing to light the great obscure. He has fished out of the gutter, from whence he originally e, more men upon whom to thrust test triumph in that line is the nent of one John Bruce to be United Parsons were willing to acrifice trespect of their friends and heighbors obtain. But this fact of being miknowas his chief recommendation to GraThe smaller the material the greater feat of making a grand man. Gramaterial is all small enough, surely, then his men are not such giants at

ther in business or pleasure, at hon

every peril. "Another instance of this kind," said the reverend speaker, "occur in the army, and the case came under by the harassments and discomforts of a

state of war, a noble Georgian lady remained at her husbands side, cheering him with her counsels and apporting him in his adversities. That lady was the wife of General Gordon, a true and n, who understands her wifely duties, and deserves the esteem

We learn with unfeigned pleasure that the supreme court yesterday re-clected Col. Z. B. Harrison to the Clerk-ship of the court for the term of six years. This action of the court will be Also, has, we notice, unexpectedly left a hilled with gratification by the members vacancy in the pay box to seeps a position of the legal profession throughout the state, and by the many friends of the incumbent Col. Marrison has for years retained the reputation of a most excel-lent officer, and his talents fit him peculhas the position deprived him of an ex-

cellent legal practice, which he well deserves.

With the thaw came a deluge of water and political oratory in New Hampshire, and from now until next Tuesday, when the election occurs, the state wi years United States District Judge of Vermont, will shortly retire from that position. As he still lacks about five years of Pollingford a farmer. His onerts, of Rollingford, a farmer. His opubtedly been caused by his labors who made a large fortune in the manu is now a paper manufacturer. Three m with his salary. Is now a paper manufacturer. Three is now a paper manufacturer. Three members of congress, and a senator, in

the carpet-baggers of Arkansas is taken from the New York Herald: In 1868 the whole bonded debt of the State was \$3,250. field. An effective, unmistakable rebuke whole bonded debt of the state was voted in field. All effective, and much needed of Grant's policy is very much needed just now when he is meditating new crimes against liberty. THE Washington correspondent of the

"The Georgia delegation is much elated over the survey, just completed, of what is known as the Sand Mountain route for the Atlantic and Great Western Canal, by which the waters of the Tennessee river are to be connected with the Atla tic ocean, on the coast of Georgia. The ting the person who is to be clothed with | nine hundred and twenty-five miles of ortant trust, it appears to me proper, y as it may conduce to a more dis-of the state would build the Georgia por tion of the canal in two years. It is proposed to amend the river and harbor bill

in the senate so as to give the Atlantic and Great Western Canal \$600,000 inaugurate the work. The administration is trying to give a history will specifically designate as the handful of transient miners in Colorado, and an equal'y small number of "greas" tional limitation. We shall soon know ers" in New Mexico the power to re-in- the worst, but if the blessed hour of ad. falling at this time and no prospect of fournment comes around without the speedy cessation. The waters are in the senate several amendments were feel thankful. Without that infamous of business houses will be under the carried, which sends them back to the measure, Grant and the new carpet bag water. onse, where concurrence may confi- ring are as good as buried. Without it

ninth states will be ushered into the Union, and four speck-and-span They have old fashioned ideas in North new senators will go up to Carolina. The house of representatives ington, and drew their salaries and has expelled from his seat one J. W. Thomas for advocating and promulga-

The resolution of expulsion was offer ed by a colored brother, and shows his lances his zeal for the interest of the

THE democrats of New York are in the new states will be apt to do
ease without reference to the
ditions imposed by the Jacolife ten years ago in the enumeraditions imposed by the Jacolife ten years ago in the enumeraditions officials of New
life ten years ago in the enumeraditions imposed by the Jacolife ten years ago in the enumeraditions agont at Vicksburg.
Lorenzo Thomas, for long time adjutagt general, is dead.

Mr. E. R. Hoar, of Massachusetts from ned about the ridiculous endments. Both bils were ended so as to postpone the call for convention until next fall, and the state convention until next fall the state c

is sure to be exposed and overthrown.

The civil rights law is a mere bladder The civil rights law is a mere bladder ance, or until after a reasonable time to fauseous vapor compared to the diable and the bolical mischief that is carried in the inbolical mischief that is carried in the in-famous force bill. The one deals with a

statutory acts to regulate the social amenities of life is illustrated in the attempt made by the New York police to the proposes, "mescue hells. The effort proposes," mescue hells. The effort proposes, "mescue hells. The effort proposes," in the proposes, "mescue hells. The effort proposes is the proposes, and the proposes is the proposes of the p suppress masque balls. The effort proved about as futile as will prove the civil rights bill. The whole duty of government is to punish crime, not to fashion opinion testes. These are regulated by the good sense and intelligence of the

pographical errors occurred. One at the close spoiled the idea, which was that "we shall make it see the policy" of a right journalistic course towards this

paper, min min THE antipodes of climate were nached vesterday when New England lay locked in the chilly embrace of ice and snow, while we in Atlanta were drinking ice lemonade to keep cool.

Railroad Accidents. Toli [By Telegraph to the Constitution.]

London.-A railway accident occu

Hay Flou [By Telegraph to The Constitution.] CUMBERLIAND, March 2.—Mrs. Healey, wife of Judge Healey, of the orphane court, was instantly killed while walking on a railroad. The engineer blew the white but Mrs. Healey became con-

Grant's Arkansas Scheme pereated.

[Special to the Atlanta Constitution 18 WASHINGTON, March 2d, 1875. when her husband went to fight in the the capitol to-day. They were, as usual, Holy Land, accompanied him through builty employed lobbying.

PASSED. The president had hiterviews will & rious republican senators, and urged pass the senate sometime to-night TO I THE FORCE MILL OIL

present indications there will be no extra Senator Maxey's credentials were filed

authority, during the time they are the city in obedience to said call. the debate on the Arkaness question approceeded to vote for the salistic offered by Ward, of Hillinois, declarate Judge Brooks, governor, was rejected-

yeas 89, nays 153. The resolution of the special committee that no interference with the existing state government is advisable on the part of any department of the United States iarly for this responsible position. Nor government, which was adopted, yeas

THE VESTERN AND ATLANTA Effects of the Late Storm.

Apecial to the Alanta Counting O

where necessary, and several of the Irdges have been moved back into their nlaces. # #

> THE FLOOD AT ROME. The Rivers out of their Banks.

Heavy Rains Falling, and the

ers Still Rising. The Floor of a Whole Block of Busi ness Houses Nearly under Water.

07 ROME, GA., March 2, 1875. A big flood has come upon us up here. The rivers have left their banks, and th COVERED THE SIDEWALKS of a square of the city.

MHN S. MEESE

By Telegraph to The Constitution. WASHINGTON, March 2.—The full cabinet met at nine and adjourned atone o'clock, when they went to the capitol in a body and made personal appeals in behalf of the tariff.

The Star says the president with several personal appeals in the star says the president with several personal appeals.

The Star says the president with several members of the calinet including Secretaries Bristow and Robeson and Attorney-General Williams, was at the capital to-day, and while there, had a conference with the leading republican senators relative to the tax bill laid on the second sec nators relative to the tax bill laid or the table yesterday.

The president and members of the cabinet argued the imperative necessity of taking the bill from the table and pass. ing it. It is understood he received the assurance that an effort in that direction would be made.

Nominations.—C. II. Belvin, pension agent Ralegh, N. C.; T. Rankin, pension

will be meted out to the democratic end
of the state, where the population is rapidly increasing. In the long run villainy
is sure to be exposed and overthrown.

charged with nitro-glycerine.

The pedantry of legislators trying by

The pedantry of legislators trying by

The political disabilities of Chas. H. Andrews and Robit H. Andrews

For eastern gulf and south Atlantic states falling barometer, south east to south west winds, cloudy weather and rain, clearing with falling temperature and north west winds during Wedness-

(By Telegraph to The Constitution,). NEW ORLEANS, March 2.—Eight con

servative senators have taken their seats at the statchouse. By Telegraph to The Constitution,
New York, March 2 - The repeats carried the numerical section of the Constitution of the Con

By Telegraph to The Constitution.
PHILADELPIA, March 2.—The steam
Yazoo, from New Orleans, via Hawar
is aground below New Castle.
The Freshet in East Tennessee. (By Telegraph to The Constitution.)

east Tennessee is over. Trains will running as usual in a few days. Lipeal Option Reptsied 9 [By telegraph to The Constitution.] HARRISBURG, PA., March 2 T ocal option law is repealed.

HON. HIRAM WARNER CHIEF JUSTICE, HONS, H. K. M'CAY AND R. P. TRIPPE, JUDGES. Darwin G. Jones vs. The executors of Lynch. Complaint, from Fulton.

WARNER, C. J. This was an action brought by the laintiffs against the defendant, on a promissory note for the sum of \$4,500.00, dated 23rd June, 1870, due twelve months after date. The defendant alleged in his plea to the plaintiff's action, that the note was given to the plaintiff's testatory in part gament for a tract of land in the sty of Atlanda containing wenty and five-eighths acres, more or

street in said city, when in fact it was not, there being no such street there; that this street was of great value to the property, and one inducement to its purchase; and that the consideration for the property of the pr for \$4,360, only finding for the defendant for the damage claimed by him under his plea and the evidence in support thereof, the sum of \$140,00. The de-

lant made a motion for a new trial diet was contrary to the evidence, contrary to law and the charge of the court. The motion for a new trial was, overruled, and the defendant excepted, The evidence in the record is, that in con-

artifold for interesting no Grey street value was diminished from \$500 to ,000. Some of the witnesses estimating damage as high as \$1,000, and others not so much, but the lowest estimate of the damage sustained by the defendant proved by any witness was \$500. The not so much, but the lowest estimate of the damage sustained by the defendant proved by any witness was \$500. The court, after charging the jury the law applicable to the case, charged them as follows: "If you find there is a liability, go further and see what should be the amount of the recovery by defendant. For this purpose, look to the proof as to to what was the value of the land, see to what was the value of the land, see go further and see what should be the amount of the recovery by defendant. For this purpose, look to the proof as to

No especial damage was done to this road by Monday evening's storm, except to what extent the value of the land, see to what extent the value of the land was lessened by this representation, that No especial damage was done to this road by Monday evening's storm, except to, delay repairs. General McRae is looking after the washed bridges, and working like a beaver. No telegraphic communication beyond Ringgold.

All the country overflowed.

All the country between Chickamauga and Chattanooga is overflowed. If the Tennessee and Chickamauga rivers subside, trains may be able to pass through to Chattanooga by to morrow night. Temporary structures have been erected where necessary, and several of the

there. If from the principal due on the note, that the plaintiff's have judgment for the balance due thereon with interest.

Judgment reversed.

John M. Clarke & Son; Collier, Mynaid & Collier, for plaintiff in error.

L. J. Glenn & Son; A. W. Hammond is Son for defeatured and from what board they would be required to show a license at the trial, is considered and from what board they would be required to show a license at the trial, is considered and from what board they would be required to show a license at the trial, is considered and from what board they would be required to show a license at the trial, is considered and from what board on the plaintiff's belonged and from what board on the plaintiff's belonged and from what board on the plaintiff's have judgment for the p Nathan Irwin vs. The State. Larceny

WARNER, C. J.

The defendant was indicted for the offense of larceny from the house, and on the trial thereof, the jury found the defendant guilty. A motion was made for a new trial on the ground that the WARNER, C. J. the evidence, and without evidence, for a new trial on the ground that the verdict was contrary to the evidence, and without evidence, for newly discovered testimony, and because the witness on whose testimony he was convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the convicted had been found guilty of percentage of the percentage of banks as to his confession them, and on the testimony of To make a confession legal evi

tion, it must have been made coluntarily, without belong inducately another by the stophen hope of benefit, or chooks tear of injury. New Code 3793. Before the confession was made, the defend ant was taken out into the woods by two or three men, with at least two pistols and a rope, and was told by them that they knew all about his taking the trunk, and that he then and there owned it. Pucket, whose trunk was alleged to have been stolen, stated that he told defendant, if he would tell him where the money was, it would be him where the money was, it would be much better for him. In looking through banks in relation to the confession made by the defendant, the circumstan ces under which it was made, as detaile by them, we are clearly of the that it was not such a voluntary confession, as would under the law, have au

thorized the jury te find the defendant guilty of the oftense charged in the indictment. Acts of the parties obtaining were presented. famous force bill. The one deals with a sentiment, the other with a vital principle—the one is a matter of taste, the other a matter of life and death. The one is the butterfly feint, the other the cold camel hook. The one is a child's soap bubble, the other a bomb-shell charged with nitro-glycerine.

The credentials of Maxey of Texas the contession, often speak loader than applicable up the bill to equalize bounts. It was proved the cating the discussion that it takes not less than thirty, or more than one hundred million from the treasury.

The recedentials of Maxey of Texas the contession, often speak loader than applicable up the bill to equalize bounts. It was placed the contession, often speak loader than applicable up the bill to equalize bounts. It was possed by the cating the contession, often speak loader than applicable up the bill to equalize bounts. It was possed by the cating the cating the defendant to induce him to confess. As suming the court charged the jury correctly as to the law applicable to consensus the principle of the cating the defendant of induce him to confess. As suming the court charged the jury correctly as to the law applicable to consensus the principle of the cating the defendant of induce him to confess. As suming the court charged the jury correctly as to the law applicable to consensus the principle of the court of the cour suming the court charged the jury cor-rectly as to the law applicable to con-fessions, then, the verdict was contrary to the charge of the court, and therefore illegal. The record of the conviction of the accomplice for perjury, on the

frust and continued to act as such trustee for several years, when he filed a bill, setting up that this property was in fact his; that under a marriage settlement between him and his wife, her estate had been settled in trust for her maintenance during her life, and at her death to her heirs to be pointed out by her will; that she made no will, and that he was, under the law, her sole heir,

The bill charged that the property now in controversy, was property bought. The bill charged that the property now in controversy, was property bought with such separate estate, and that the trustee, in taking the deed, by mistake, took the deed for the use of the wife for life and at her death to her children:

Held, it was not error in the judge, on the trial, to refuse to charge that if the plaintiff accepted the trust in fignorance of his legal rights, he was not estopped from now setting them up, and on the contrary charging, that if he knew the terms of the deed to the trustee and himself accepted the trust, knowing that of the accomplice for perjury, on the trial of the defendant, is not embodied in the record now before us, and, therefore, we cannot consider it.

In our judgment, the court erred in overruling the motion for a new trial on the statement of facts disclosed in the record. Let the judgment of the court below be reversed H. C. Gleini; E. A. Angier; James T. Spence, for the plaintiff in error. John T. Glenn, Solicitor General, for

W. H. Taliaferro vs. C. J. Moffett. Complaint, from Fulton. WARNER, C. J.

WARNER, C. J.

This was an action brought by the plaintiff against the defendant on four promisory notes, one for \$87 00, dated August 3d, 1870, due one day after date; Adgust 3d, 1870, due one day after date; one for \$56 88, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date, and one for \$119 71, dated January 1st, 1873, due one day after date, and one for \$120 71, dated January 1st, 1873, due one day after date, and one for \$120 71, dated January 1st, 1873, due one day after date, and one for \$120 71, dated January 1st, 1873, due one day after date; one for \$120 71, dated January 1st, 1873, due one day after date; one for \$78 68, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$78 61, dated January 1st, 1873, due one day after date; one for \$100 fter date; one for \$100 fter date; one for \$100 fter date, and one for \$120 71, dated January 1st, 1873, due one day after date; one for \$100 fter date;

McCAY, J.

1. When a petition to the Superior Court in December, 1865, for the purpose of obtaining a charter, failed to set forth the objects of the corporation, it was competent for the court in granting its assent to specify the objects, and to set forth the terms on which the charter was granted. such on, bearing date January 1st, 1873, were given in settlement and liquidation of three several accounts for drugs and medicines sold by plaintiff as druggist in the city of Columbus, Georgia, to defend granted.
2. There was no error in the judg dant, during the sears 1870, 1871, and 1872, that the other note, dated August 3d, 1870, was also given in settlement and Liquidation of an account for drugs and medicines sold to defendant during the year 1869, in the city of Columbus Georgia, by plaintiff, and one Pope, wh purpose of the parties to evade the usury laws.

Judgment affirmed.

P. L. Mynatt; Collier & Collier, for claimtiff in error.

N. J. Hammond, for defendant. note being made payable to plaintiff that during said time, to-wit: during the

years 1869, 1870, 1871 and 1872 the said plaintiff, and said plaintiff and Pope, did plantin, and said plantin and Pope, did open and keep a drug and apothecary store in Columbus, Geor-gray, and soft which and they are did sell and vend said drugs and medicines to defendant, for which said notes were given and defendant saw that during drugs and medicines in Columbus Ga. to defendant, and also during all the time said plaintiff and said Pope were selling

farnic school of said state, nor were the aid plaintifi or the said Pope separately or together, engaged in selling drugs and a his or their business as druggists prior to the 24th of December 1847, and continued to do so till the 1st of January 18 63 up to the time of the adoption of the Code of Georgia, all of which defendant is ready to verify; wherefore he prays till degree the code of the code Judgment reversed.
D. F. & W. R. Hammond, for plaintiff TRIPPE, J.

demurred, the court sustained the demurrer, and the defendant excepted. By the 1395th section of rhe new Code, there is established in this State a brard of physicians of the Allopathic school, who have the authority as defined in that and the subsequent section, 1396, to do specified things, one of which is togrant licenses to apothecaries upon their standspecified things, one of which is to grant licenses to apothecaries upon their standing a satisfactory examination as to their knowledge of drugs and pharmacy, and to keep a book in which shall be entered the names of every person licensed to practice, or vend drugs, and the extent of the license. By the 1400th section of the same Code, there is also established a board of physicians of the reformed practice of medicine, who have the same duties herein before set forth, that is to say, the last named board, have the same duties in relation to granting license to practice, and vend drugs, by those engaged in the reformed practice, as is required by the boord of physicians of the Allopathic school. The 1400th section declares, that "No person in this State Allopathic section. The 140th section declares, that "No person in this State shall open or keep a drug or apothecary store, without first obtaining a license therefor, from the medical board of his own school." The 1408th section deciares, that "any person violating the preceding section, is liable to indictment, and on conviction, to be fined not less than one thousand, nor more than five thousand dollars, and for a continuation after said conviction, to the like fine, and prescribed by the statute for keeping a drug or spothecary store in this State, without a license, was intended for the protection of the public. The general rule of law is, that where the license re-

quired by the statute, is for the protection of the public, and to prevent improper persons from acting in a particular capacity, and is not for revenue purpose or keep a drug store or apothecary store from the medical board of his or thei school, or from the board of physicians of the Allopathio school, but does not a-lege to which the plaintiff belonged at the time the drugs are alleged to have been sold by him. The offense, under the statute, consists in opening or keeping a drug or apothesary store without first obtaining a license therefor from the medical board of h s own school. The

not alleged. We find no error in sus-taining the der urrer to the defendant's plea on the statement of facts contained

was no error in the charge of the Court, and the verdict is sustained by the evi-

dence.

Judgment affirmed.

Hillyer & Bro, for plaintiff in error.

L. E. Bleckley, for defendants.

Trippe, J., was provilentially pre-vented from presiding in this case.

E. A. Allen vs. Wm. Solomons et al.

Equity, from Fulton.

A father, after the death of his wife,

was appointed, on his own application, trustee, to hold certain real estate in trust for his children. He accepted the

rust and continued to act as such trustee

himself accepted the trust, knowing that the deed was to the children, after the

wife's death he would be estopped.
Under the facts as they appear
of record, there was no error in the refusal of the judge to grant a new trial.
Judgment affirmed.
McConnell & Heyward, for plaidtiff in
error.

J.O. Redwine vs. Gate City Loan & Building Association. Rule ni. si. to fore-close mortgage, from Fulton.

ror. Hillyer & Bro., for defendants.

IcCAY, J.

McCAY, J.

consequence of there being no Gray street on the eastera boundary of the listed shifts the Haintiff estates, and in our judgment there is evidence in the record to have authorized them so to find. The jury having found there was a liability, then, under the charge of the court, they realitized to look to the evidence to see to what extent the value of the land was besened; and that the defear the large of the large of the court charged them was the measure of damages. The least amount of damages broved by the evidence to which the large of the court charged them was the measure of damages. The least amount of damages was bad, and demurrable. A plea should state the facts with such certainty as will enable the court to give him an special to the court of the cour

to represent the people of that state, should condescend to wait upon Grant after what has occurred. Yet Messrs. Burke, Zacharie and Leonard did call day before yesterday and were intro-duced by Col. Casey, who has been the main cause of all the evils entailed upon erview, which appeared in the House organ:

ment of the insubordinates, have arrested the ringleaders and turned them over to the courts; and further, that he would have faithfully executed the sentences of the courts; that he would never have consulted his opponents as to what course he should pursue, or as to what appoint ments he should make. To which Maj Burke, the spokesman of the delegation

Mr. President, had you been govern-or, the troubles of which we now comwhat his bid would amount to.

2. The measure of damages in a suit by an administrator, against a purchaser at his sale, "for the deficiency" in the amount of a second sale, is what must be added to the amount of the second sale, to put the administrator in the same position as if the defendant had fully complied with his bid.

3. Under the facts of this case there was no error in the abarrae of the Court plain would never have aris in.

The president acknowledged the compliment, and the delegation withdrew.
Could anything be in worse taste than the compliment of Major Burke? To imply that Grant would have made an acceptable governor, after his regret that ceptable governor, after his regret that he could not carry out the suggestions of Sheridan with regard to that state, is a Sherman with regarder to flaunt in the face of a dispairing people. It is impossible that these men can be representative Louis-

THE CLOSE OF THE SESSION.

The last session of the 43d congress is rapidly drawing to a close, and with less than the usual excitement and surprise of such a time. As was predicted at the outset there will be but little legislation accomplished outside of the appropriabilis. Of some six thousand bills introduced a very large majority will fail. The river and harbor bill as it passed the house is more lineral to the south than last year's bill. The white house organ threatens, however, to defeat it in the senate unless the southern and western members support the new tax bill. THE CLOSE OF THE SESSION. members support the new tax bill.

Now it has been clearly shown that there is no necessity for increased taxation at this time; without it there will be a surplus in the treasury. Yet it is purposed to extort from an already over-taxed people, one dollar for every wom-au and child, or a total of \$40,000,000. This money is intended to be used as an electioneering fund for Grant, and that is the secret of his organ's interest in the success of the bill.

of the next house there is but little said at this time. Mr. Randall certainly has the inside track for the speakership with the inside track for the speakership with the democrats of the present house, who are re elected. It is conceded that he has fairly won the honor by his able leadership during the present session. General DuBose has been on the ground prospecting with regard to the clerkship, and I understand is well satisfied with the prospects. He has a formidable rival, however, in Hon. Stevenson Archer, of Maryland, a member of the present house.

Rocksfellow flirts about the car

Mockatellow first about the capital, but why or wherefore no one can say.

George H. Butler, nephew of B. F. B., is one of the editors of the National Republican of this city.

Two or three democratic dailies are announced for publication here within the next four months.

By Telegraph to the Constitution DEFROIT, March 2.—Nearly all ids are running passenger, but sight trains have been suspended.

dence of the bride, Sunday afternoon February 28, 1675, at 4 o'clock, p. m., 1 Rev. W. J. Scott, Mr. J. H. Wagnen and

TEN CENT COLUMN.

To Rent," "Lost and Found," de., so inserted in this column at Ten Cents

FOR SALE. -WE ARE RECEIVING frequent orders for our illustrated serial, Minnie Moreland. We have also copies of "Annie Sinciair," by Kingshack, a well known sensation writer, Inclose 25 cents, and a copy of either will be sent postpaid. Address W. A. HEMPHILL & CO., Atlanta, Ga. The "Maniac Lover" will appear soon.

TRIPPE, J.

Land was sold by the sheriff, under three fi. fas, two from a justice's court, and one from the superior court, the purchaser put in possession—and the execution satisfied by the sale. The defendant in execution brought suit for damages sgainst the plaintiff in the fi. fa issued from the Superior Court, on the ground that his execution was illegal and void;

Held, that the action could be maintained, and that the Coart erred in granting a non-suit.

Judgment reversed.

M. A. Bell, for plaintiff in error.

Thrasher, & Thrasher, for defendant.
Marcus A. Bell vs. Royd & Brumby.

Certiforari, from Fulton.

TRIPPE, J.

1. Parol evidence was admissible to show whether the parties intended the receipt given to the defendants by the assignees of the lease contract, to be a settlement of all future liability of the defendants for rent,—or was only meant as a discharge of whatever the assignees could claim by the transfer to them, and was not to effect the rights of the lessor, under a re-assignment of the lesse to him.

2. The evidence fully sustained the judgment of the Justice, and it should not have been set aside.

2. The evidence runy sustained the judgment of the Justice, and it should not have been set aside.

Judgment referred.

Margenius A. Bell, for plaintiff in error.

McConnell & Heyward, for defendants, A. T. Finney vs. Charles Fetchtne

Siduey Dell, for defendants.

TRIPPE, J. A possessory warrant will not lie against a purchaser at a judicial sale made under the forms prescribed by law, on the ground that a trespass was com-mitted by the levying officer in taking possession of the property, the purchaser not being particeps in the tort. Judgment affirmed. Thrasher & Thrasher; O. A. Lochrane, for plaintiff in error.

A. B. Culberson, for defendant. THE CONGRESSIONAL HIVE.

Belcher and the Macon Post Offi ouisianians Snubbed by Caesar I Matters of Interest to Georgians.

The Constitution Special Washington Cor

WASHINGTON, Feb. 24, 1875. I have heard some very funny stories about the Macon post office, but they are so numerous and have got so confused one with another that I shall not venone with another that I shall not ven-ture to tell them. One point, however, may be stated, and that is if Belcher was a white man he would have had his walking papers long ago. He is by no means regarded as a first class officer,

House organ:
"During some further conversation on
the Louisiana question, the president remarked that, had he been governor of
the state, he would, at the first move-

This 1st of March, 1878.
W. J. HARDMAN, marg-wtd

SILLY SPITE. The National Republican of this morning has the following silly fling at Tressurer Jones at the head of its editorial columns:

lock ?"

The Republican may well ask where is Bullock! It might be well to enquire also as to the whereabouts of Clews, Blodgett and the rest of the thieving crew who plundered Georgia. The Republican has no warrant for including Mr. Jones with such rascals as these. His honesty has not been questioned.

announced for publication here with the next four months.

Miss Vinnie Ream is to make the ladding Fairagut ridiculous in broi for \$20,000. Let the woman alone getting congressional appropriations.

The New York Sun of yesterday has fearful attack on Messrs. Stephens a Toombs. The Sun is never happy less it is running after somebody.

don't suppose either Mr. Stephens or M. Toombs will feel called upon to "ri and cephain."

Mrs. Kittie E. Lyon, all of this city.

OST. - ONE BUNCH OF KEYS Think they were left at the Post-office finder will please 1 ave them at the ce. mar3—dlt

NEW ADVERTISEMENTS. NOTICE.

HE firm of Spaldings, McFarlin & Co. is this day dissolved by mutual consent. SPALDINGS, McFARLIN & CO. March 2, 1875. mar3-d3t Clothing, Boots and Shoes

MAYSON & NORMAN will sell Thursday morning, at 10 o'clock, in connection with their sale of Groceries, a lot of Coats, Veste, Pants, Boots, Shoes, &c. All retailers should attend this sale. Be on hand punctually at 10 o'clock if you want barrains. Sales positive. mar8—dlt T. C. MAYSON, Auc'r.

Atlanta Auction House. DISSOLUTION. THE firm of Joyner & Stockton is this day dissolved by mutual consent. The usiness will be continued by Joyner & litler. The above firm have

Removed to 62 Broad St., where they are prepared to carry on the licit consignments and pledge strict at ntion to business and faithful returns.

W. JOYNER, P. H. MILLER, of Atlanta, Ga. March 2, 1875.

TO THE LEGAL VOTERS CITY OF ATLANTA.

MAYOR'S OFFICE. ATLANTA, GA., March 2d, 1875. NOTICE is hereby given that an election

will be held on Saturday, the 13th day of

Marck, 1875, for a Councilman from the Fifth Ward of the City of Atlanta, to fill the vacancy occasioned by the resignation of the Hon. Frank P. Rice. 6 p. m., at the legal voting place in each of the wards of the city, and the legal Managers of Elections for each ward, are hereby notified to be present to conduct said elec-C. C. HAMMOCK, Mayor. March 3, 1875-d3t

TOLLED as an estray, on the 2d March, 1875, by J. W. Rolle of Black Hall District, G. M., of Fulton county, Georgia, one red COW, 10 or 12 years old. with white face and white on back and flanks, and CALF, 5 or 6 weeks o'd. Appraised by freeholders at \$15 or \$18. recholders at 816 or 818.

The owner is notified to appear and proproperty, else they will be sold on premises of said 160 ie, at West End, on Saturday, the 12th day of March, 1875.

JNO. T. COOPER,

mar3-d1t Notice in Bankruptcy. DISTRICT COURT of the United State for the Northern District of Georgia In for the Northern Linears of John G. Jones, bankrupt—No. 913.

All persons interested are notified to show cause, if any they have, before Register Lawson Black, at his office in Atlanta, Georgia, on the 27th day of March, 1875, at 10 o'clock A. M., why said bankrupt should not be discharged from all his debts.

The second and third meetings of credito will be held at the same time and place.

mar2—dlt A. E. BUCK, Clerk.

GEORGIA. DeKalb county. Ordinary's Office, March 1, 1875.

WHEREAS, John C. Sneed has applied to me for letters of guardianship of the persons and property of Mary P. John H., Julis C., and William D. D. Hammock minor chitdren of Mansel W. Hammock eceased: This is, therefore, to notify all pe the time allow by law. and show cause, any, who said letters should not be grant to said applicant. JOHN B. STEWARD,

mer9-w4w Administrator's Sale.

GEORGIA. DEKALE COUNTY.

By virtue of an order from the Court of Ordinary of said county, granted at the March Term, 1875, will be sold before the court house door, in the town of Decatur, is said county, within the legal hours of saile on the first Tuesday in April, 1875, the following lend belonging to the estate of Cynthia Hardman, deceased: Fifty (50) acre of lot number three hundred and seventy four (374), in the eighteenth (18) district of said county. Said parcel of land has about twenty eight (23) acres cleared and ten (10 in cultivation, the balance in the woods Sold to pay the debts of deceased and distribution among the heirs at law. Terms cash This 1st of March, 1875. A MONG the most remarkable cures upon record, whether by medicine or mineral water, are some made by these waters in diseases of the KIDNEYS and BLADDER, in DYSPEPSIA, in DISEASES PECULIAN to WOMEN, more especially in Leucornhea, They have accomplished the most gratifying results in GOUT and RHEUMATISM where dependent upon uric acid in the They have accomplished the most gratifying results in GOUT and RHEUMATISM where dependent upon uric acid in the blood. In CHRONIC GONORRHEA, SECONDARY STFHILLS, Gleet, and ALL KINDRED diseases, they are regarded by all medical men conversant with their fects as decidedly superior to any remedy in the range of medicine or among the mineral waters of the country.

They are put up for sale in cases containing one dozen Half Gallon Bottles, delivered at the Scottsburg Depot of the Richmond and Air-Line Railroad, at \$\frac{2}{3}\$ per case. Ad dress

THOMAS F. GOODE,

Buffalo Lithis Springs,

To the Heirs at Law of B. F Wyman, deceased.

U. S. A.-GEORGIA, FULTON COUNTY Court of Ordinary, March Term, 1875.

Court of Ordinary, March Term, 1875.

If appearing to the Court that Noah R. Fowler, claiming to be the nominated executor, has filed in the Clerk's office of this Court a paper purporting to be the nuncupative will of Benjamin F. Wyman, late of said county, deceased, and it further appearing that there are no known heirs at law of said deceased.

It is ordered that all persons concerned show cause, if any exists, at the next term of this Court, to be held on the first Monday in April next, why said nuncupative will should not be admitted to probate and established as the last will and testament of said deceased, and said N. B. Fowler allowed to qualify as executor.

It is further ordered that this rule be published in The ATLANTA CONSTITUTION once

art. March 2, 1875.

JNO. T. COOPER,
Clerk A true extract from the minutes of said mar3-w4w TO PRINTERS.

ed in THE ATLANTA CONSTITUT

week for four weeks.
DANIEL PITTMAN, Ordinary

THE ADVERTISER DESIRES TO SELL WEELKY NEWSPAPER. paousaed in the handsomest city in Middi Georgia, where there is excellent cir, wate-health, morals, educational advantages, dc It is the county organ, and has a good sub-scription list and advertising paironage For further particulars apply a this office, mar2—dtf

A NEWSPAPER FOR SALE

Epilepsey or Fits A SURE CURE for this discressing corplaint is now made known in a Tree ise (of 48 octave pages) on Foreign and Native Hersal Pressurements. Anner to make it verybody who has used it verybody who has used it verybody who has used it verybody and a copy sent free to all applicants by may address Dr. O. PHE 2re BROWN, 21 Gravatest, Jersey City, N. J. [mar2-w2]

VALUABLE "COTTON MILLS FOR SALE.

Safe Investment for Capital D's yirtue of a deed of assignment, I will sell at public outery, at Marietta, Cobb county, Georgia, on the 4th day, being the first Tuesday in May, 1875, all of that valuable property, known as

Empire Mills ocated in Cobb county, Georgia, on Vicke-y's Creek, and all the lands belonging to aid Mil', being 393 acres, more or less, ituated in the counties of Cobb, Mitton and fulton, and such personal property as not laposed of before the day of sale, The property consists of real estate, operatives' houses, dam, race and & Furchgott.

WATER PRIVILEGES,

Cotton Warps and Yarns, all in complete running order.

TERMS OF SALY.—One-third cash; one-third in six months; one-third in twelve months, without interest. Bonds for titles will be given on payment of one-third cash and titles completed on final payment.

JAS. W. ROBERTSON,
may2—dlawtillmay1

Assignee.

To Printers. W E have been appointed agents GOL FRYS ROLLER GUM. We w furnish Rohers made, or the Gum in a quantity. Address.

Atlanta Savings Bank OF GEORGIA. A SUBSCRIPTION BOOK for the Stock of this Bank is now open at the Bank ing Agency of of the Georgia Ballroad, on Alabama street. JOHN NEAL, SEN., Chairman Board Incor. orators. S. B. HOYT, Sec'y.

A LL DISDEASES, ACUTE AND CHRONIC, of children and adults, A CHRONIC, of children and adulta, males and females, prescribed for by Dr. W. T. PARK, at his Medical institute and Dispensary, corner Broad and Mitchell streets, up-stairs, entrance on south Broad. Purest, best, most concentrated and palatable medicines always on hand, prepared by Dr. Park himself, for his patients only. The indigent poor of the city prescribed for gratuitously, they paying for the medicine only. Medical advice and medicine specially adapted to each case, forwarded to any one who can be reached by express or mail, (express preferred) on reception of full history of case, present state of health, condition of bowels, etc., and five dollars. Address all communications and send all money to Dr. W. T. PAKK, c. U., Box No. 188, Atlanta, Georgia.

jan24—dlawsun&m&wa

NOTICE.

OFFICE GEORGIA MANUFACTURING AND PAPER MILL CO. NEWNAN, GA., Feb. 19, 1873.
To the Stockholders and Creditors of the about Company: I have carried the tusiness of this Company three years, under the crushing weight of a \$10,000 floating debt, at a dis

weight of a \$10,000 floating debt, at a discount on all business done, at the ruinous rate of 2 to 2½ per cent. per month, minus any working fund, without increasing the debt, which is evidence of good property, under fayorable circums'ances. To is property will positively be sold by the Sheriff of Carroll county, at Carrollton, Georgia, on the first Tuesday in April next. A great bargain to be had. Cost \$75,000. Competition of bilders invited. An partice interested will take due notice. Four hundred acres of well timbered land. A fine stone dam, with head of water, more than sufficent for double the amount of machinery. Outbuildings good. Mill building large. 10,600 square feet of floor. Two good machines, tive engines—three large, room for two others. For further information, address or call on the undersigned, at Newman, dress or call on the undersigned, at Newn Georgia. THOS. A. GRACE, feb21—3w President

Administrator's Sale GEORGIA, Thomas county. A GREEABLE to an order from the Hon

Factory Brick Building

VIRGINIA

BUFFALO SPRINGS.

Proprieto
Buffalo Lithia Spri
Meckienburg county

Strange But True

THE TOONG QUA CUCUMBER grow

to weigh 70 pounds cach and finest quality. 15cts. per seed; 10 seeds, \$1 00. 8NAKE CUCUMBER grows from 2 to 8 feet long and cools like a snake. 20 cts per paper. PERSIAN WATER MELON. Very supe-

rior, and keeps perfectly fresh and enert throughout the winter. 20 cts per paper. STRAWBERRY WATERMELON, finest in

STRAWBERRY WATERMELON, finest in cultivation; 200 prizes; 10 cts per paper, JAPAN RADISH. Pods 2 feet long, and delicious; 15 cts per paper. MAMMOTH CABBAGE. Heads weigh from 20 to 60 pounds each; tender and sweet; 10 cts per paper. CONQUER TOMATO, ten days earlier than other variety; 25 cts per paper. JAPAN P£AS-200 bushels per acre on common land; unequaled for stock or table use; grows on an upright stalks. 15 cts per paper, 50 cts per pint, 80 cts per quart. CHUFAS-Furnish grazing all summer and food for yourself all winter; fine for poultry, and fattens more hogs than ten times the area in coin; 150 bushels per acre on poorest land. 10 cts per paper, 40 cts per pint, 70 cts quart, \$10 per bushel.

ROSE SLIPS-With good roots, of any variety the purchaser may choose at 4 for

variety the purchaser may choose at 4 for 50 cts., 9 for \$1, 20 for \$2, 100 for \$9.

Also, potato, cabbage and other plants at owr rates.

low rates.

Seeds and roses by mail, post free, Ser

GALLATIN, TENN.

Le Meschancebe says of ust "Their ran
and prodigious vezetables effeit the admiration of all who have the good fortune to
visit their celebrated gardens at Gallatin,
feb19—wim

Cincinnati a

chinery, as well as deal in the ma

feb28-deod

Full lines of Crashes, Diapers, Towelings in Greenesboro, in the county of Green, or the first Tuesday in April next, the follow-ing property, to-wit: One half interest in what is known as the Oconee Cotton Mills,

in said county of Greene, belonging to the estate of Jacob kokenbaugh, late of Thomas county, deceased, for the benefit of the hirs. The property herein offered for sale consists of about 300 acres of land, more or less, on the Oconee river, embracing a shoal in said river, and constituting one of the ,000 pieces Cloths, Cassimeres, Tece Vestings, etc., very cheap. 25 cases Jeans, from 121/e up. Best Water Power

> Made to Wholesale Dealers.

NUTION DEPARTMENT.

500 CARTOONS RIBBONS. Nos. 3 and 4 Boiled Silk Ribbons, all tolor to. 5 Boiled Silk Ribbons, all colo per yard.

Nos. 9 and 12 Gros Grain Ribbons, all & ors, at 20c per yard. 000 pieces Sash Ribbon from to

0 dozen Latest Styles Ladles' Scar

300 dozen Ladies' White Hose from \$1 to \$18 per dozen. Our \$3 and \$1 per dox. Kose are a very superior article. 1,000 dozen Chfldren's White and Pancy Hose, also Gents' and Boys' Half Hose at great bargains.

Oil Cloths,

Upholstery

DEY GOODS, CARPETS, 40 CHEAP Dry Goods, Rtc.

THOT MILE.

O.

glas sea

333

62 5

, lainta

Benedict

A Call will Amply Repay Pure JACKSONVILLE, FLA

A call will Amply Repry Purch ATLANTA, GEORGIA. 54 Whitehall Street

DRY GOODS

bg purchased's large quantity of he Goods before the advance in the market, they offer their Goods at

RETAIL BELOW THE WHOLESALE MARKET RATES.

100 cases Best Standard Prints, Mericae, American, Dunnels, Hamilton and Al-len's, all of the test quality, at 2cts 5 cases I Longcloth at 6 and 80 per yard.
0 cases 4 4 Spring Percales at 12% p
yard, worth 20c per yard. \$10,000 worth of Silks and assorted I

500 pieces Mohsir Black Alpacas, from the per yard up. Our Brilliantine Alpaca at 50c per yard, one of the best in the Southern market. Full lines of all kinds of Black Goods, w 100 dozen Towels, from \$1 10 to \$5. Ow \$3 per dozen Damask Towels are sup-rior to any yet offered in this market.

io places 8.4 White Table Damask, from the case 4-4 Turkey-red Damask at 85e per 500 dozen Doylies from 80c up. 500 dozen Napkins at \$1 up.

25 cases 9-4, 10-4, 11 4 Sheeting, from 30c per 2000 Worsted Table-Covers at \$1, worth \$ 50 bales Red and White Flannel at two-thirds of their value. ,030 Honey-CombQuilts at \$ 1; 500 Mars

A Liberal Discount Will be

of five stories, over one hundred feet long, and filled with machinery for manufacturing cotton. There are about thirty buildings on the place for operatives. This buildings on the place for operatives. Inis is one of the best opportunities ever offered in the State for prolitable investment in a large water power manufactory.

Terms on day of sale.

M. C. SMITH,

No. 12 Boiled Silk Ribbons, all colors, at 12 1-2c per yard. No. 16 Gros Grain Ribbons, all colors at 25e

O dozen New Styles Children

100 dozen Superior Quality Cornets at a worth \$1 25. 5,000 pieces Cambric Edging and Inserting as p. ices which have never before been

Full Lines of all Kinds Notions on Hand at Very Low Prices.

-FULL LINES OF

Mattings, Shades

&c.

P ict LE. FLA y_ Purchase EORGIA., ODS IL SALE MARKET Prints, Merimac, liamilton and A! quality, at Sets Alpacas, from the ers at \$1, worth \$1 Flannel at two at \$ 1; 500 Marsell-gold price. simeres, Tweeds, unt Will be olesale/_ ARTMENT. RIBBONS. tibbons, all edors, as, all colors, at to \$12 per dozents at 50c. ty Corsets at 65c ing and Inserting never before been White and Pancy Boys' Half Hose Il Kinds of Hand at rices. ÉS OF holstery Lowest Prices.

SUGAR CRI 32 Broad Streat, near the Bridge. Rooks Round. Remember that THE CONSTITUTION has as the a job office as there is in Georgia, and does work as cheaply. Everything from a card up to a book furnished without delay. Mr. J. I. Miller is our foreman. IMPORTANT ANNOUNCEMENT. - Messrs. GLOSTOUS RESULTS.—The appearance of our short, advertisements by last week's papers, extending an invitation to the legislators to call at the popular "New York Sur re of the South," and inspect our goods and prices prior to their departure from the city, has had the tendency to induce quite a number of them to visit our place of business, and congratulating us on our horsest motives of carrying out our promises, viz: Offering them a great financial benefit, as to low prices, invested quite heavily in our goods, and left with the satisfaction of being convinced that Steinheimer Bros., No 48 Whitehall street, do just as they advertise. Their stock is yet replete with a choice lot of desirable goods, which they offer at the same liberal inducements. The state of the s

ON MULHANA THE HURRICANE. BOOKS, STATIONERS, NOTIONS, &c. DAILY COFITUTION. earful Damage to Persons Property-Whole Neighborho PAPER MILLS. Laid in Waste-Churches, WM. MUGHT & CO.
Daily and Wa." maril-ly Houses, Fences, &c., Blown into Fragments. ANTA. Full Particulars of the Frightful raing, March 3, 1875. havoc which this same atom within only a short distance from The quantity of rain which he city is something unnavailable. The dailbeedings are reported for the triangle struction by Henry Jackson upreme the reporter. The decision DEVASTATION IN THE COUNTRY. But we repeat we have much to be thankful for. That was not merely a storm which passed by us on Monday evening, but in reality a barricane. Its path did not toneh the city, but passed within a few miles off to one side. The destruction to property in the country is terrible. The oldest inhabitant with whom we conversed does not remember to have ever experienced anything similar to it in fury and havoe. The details, or most of them, came to the city during vestening und it is almost impossiduring yesterday, and it is almost impossible to properly describe them. It will take THE BREADTH OF THE HURRICANE The path of the hurricane, as well as could be judged by the ruins left in it-track, scens to have been something less than half a mile in width. Many persons, at law of B. F. Wyman than half a mile in width. Many persons, with whom we conversed, thought that in their neighborhood it could not have been more than a quarter of a mile wide, but the weight of testircony would indicate that this is a mistake. Within that breadth of half a mile everything has been swept as completely away as if the country had been scraped with a fine tooth comb. The gale came from the southwest, and passed to the left of Atlanta. It struck Fulton county at the lower edge of Stone's district, and left the county near the upper corner of Buck Parkins & Jennings,

the county near the upper corner of Buc Head district. The hurricane struck Stone's district, on the Green and Howel's road, about one mile this side of the residence of Mr. C. Green. A large house belonging to Mr. Thomas W. Jones, not very far distant from the church, was blown completely over and demolished. Mr. Jones and his wife were in the house at the time, and wentover with it, but forlanately excaped without damage. Furniture and be! clothes were saturated with ania, and of course ruined. A log with ania, and of course ruined. cabin on the place of Mr. C. C. Green is scattered over a half acre of land. The heavy logs were twisted and shattered as if they were feathers. The cabin was filled with 20 cases obesched shirtings at 6, 8, 19 and 124 cents per yard, each yard worth 2 to 4 cents per yard, each yard worth 2 to 4 cents per yard, and examine.)

2 cases dark prints at 8 cents per yard.

10 cases prints prints, cambric finish, at 9 cents, er yard.

1 cases 4-4 parcel, at 124 cents; worth 20 cents per yard.

1 case dress goods at 25 to 35 cents; worth 20; to 50 cents.

1 case dress goods at 25 to 35 cents; worth 27; to 50 cents.

Black slike, slpacas, housekeeping goods, hostery, notions, ribbons, Hamburg edgings, ten, cie., at the lowest price in the city.

2 "Pleast read their advertisement in another column.

1 were feathers. The cabin was filled with negroes, but none were scriously hurt. The Authoristic lines, known as filled with negroes, but none were scriously hurt. The Authoristic lines, known as filled with negroes, but none were scriously hurt. The Authoristic lines, the approach of the confidence in the city confidence in the city of the tenoptes a confidence in the story frame building, and during the week was used as a school house. Mr. Carlisle, which was taked as a school house. Mr. Carlisle, which was taked as a school house. Mr. Carlisle, blow down of his premises, but where to no one is yet able to ray. Mr. Carlisle spent yes: critary hunting up his fodder, but dinn't find any of it worth mentioning. Mr. Carlisle's house was injured, and his fencing all gone. A strip of woods on the Carlisle place between two fields. der, but didn't flud auy of it worth mentioning. Mr. Carlisle's house was injured, and his fencing all gone. A stip of woods on the Carlisle place between two fields owned by Mr. McDonald, feit the full fury of the olast. Not a solitary tree is left standing, but have been hurled in mas see upon the ground. The score are reported, along Green & Howell's ferry road almost baffles description. Fences, or chards, and the largest trees are all lying prostrate and every few yards the road is blockaded with timber and rubbish stream across it.

CASEY'S DISTRICT.

Sweeping on into Casey's district the tempest played havee on the place of Mr. John A. Casey. His residence was injured, his gin house demoished, and his fences blown to pieces. We have not received the names of other parties in this district who suffered, but know that there were many. Nearly half the trees are blown down, the largest and stoutest in many instances being torn up by by the roots, and hurled across the roads. Fences hin the way of the tempest were swept also fately out of existence, while the damage to fruit trees and shrub bery is enormous.

BUCK-HEAD DISTRICT.

BURKE. Books, Stationery, Notions & Fancy Goods.

A large stock of Blank Books and very low prices.

A beautiful assortment of Initial and Rac Writing Paper.

Call and see us.

EURKE, HANCOCK & CO., feb23—dif

THE UNITED STATES DISTRICT Stail the Negro be Treated-Seriew of a Sermon Delivered by Rev. W. P. Harrison.

Harrison in the First Methodist, last Sunday evening on the "situa-demands prompt at d unqualified con-tion in behalf of permanent peace and demnation in behalf of permanent peace and good government.

He assumes that when the colored man pays tor the privileges guaranteed to him by the civil rights bill, he has a right to enjoy the same, and should receive the courte ay and respectful consideration of the whites, so long as he is civil and law abiding.

and places of public ameement, Dr. Harrison campot reasonably deny. And a long continuance of this controls were recognition of try in thabitation of the count o

strownile claiming and enjoying his rights under the civil rights bill!

Very well might such a compilment be paid an humble, unassuming negro in his true subordinate sphere; but that by no means justities civilities which would compete and favor his presumptions claims of EQUALITY in civil or social rights, whether under color of law or otherwise. Instead of subserving the peace, as is doubtless the aim of the shortsighted policy of Dr. Harrison, in my judgment it would soon lead to a fearful war of races, in which the infatuated negro, after doing much harm, would be exterminated.

I have as much true sympathy and respect for the negro in his proper p ace of subordination to the superior race, and have ever made demonstrations thereof by acts of real kindness to them on all proper occasiens, both before and since the war, but I shall studiously avoid all "circumspection" which flatters only to deceive! The time has come when we must consider this vital subject with

GREAT CANDOR,

AN INTERESTIAG CASE,

\$6,000 for a Right Arm.

The jury in the case of Harry Hodgo vs. the East Tennessee, Virginia and georgia railroad Co., returned a verdict on yesterday in favor of the plaintiff for \$6,000. It appears that in January, of \$6,000. It appears that i was shown that the engine on which the accident occurred was constructed according to the older plan, which was attended by great danger. On the part of the road it was urged that the imperfection was of the control tion was of a kind which was as plain t

the plaintiff as to anybody, and that h contracted to run the risks incident to it The case was argued by Messrs. Henderson and Washington for the plaintiff and by Col. Baxter and Judge Brown. for the defendant.—Knowille Press. Lowell Cotton Factories. Editors Con titution: -As your people ar

CAPTION OF ACTS

COMMERCIAL NEWS.

TLANTA COTTON STATEMENT

SHIPMENTS.

FINANCIAL.

Grand total ...

ock at all ports....

ATLANTA, March 2, 1875.

53,731

39. An act to repeal an act entitled an act 39. An act to repeal an act entitled an act to make it a misdemeanor for any person or persons to sell spirituous or intoxicating liquors within three miles of an academy, school house or meeting house, or other place of divine worship, within the county of Muscogee, and for other purposes. Approved March 2, 1875.

40. An act to legalize the issuing of jury scrip in the county of Quitman, and for other purposes.

41. An act to repeal an act to incorporate the town of Sylvania, in the county of Screven. Approved 7th December, 1866, and to confer and extend all the provisions of the act of 1872, contained in section 774 and 797 inclusive, of the code of Georgia, to of the act of 1872, contained in section 77 and 797 inclusive, of the code of tieorgis, it the corporate authorities of said town of Sylvania, and for other purposes.

42. An act to fix by law the standard weight of a bushel of certain commodities.

43. An act to amend an act to create a county court in each county of the state of Georgia, except certain counties therein mentioned. Approved January 19, 1872, so far as the same refers to the county of Glyun, and to provide therein for the answer.

tock on hand..... far as the same refers to the county of Glynn, and to provide therein for the appointment of a solicitor for the county court of Glynn county.

44. An act to repeal an act to create an advisory board for the counties of Laurens and Glasscock, so far as relates to the county of Laurens and to provide for a board of county commissioners for the counties of Johnson and Laurens.

45. An act to amend an act entitled an act to amend an act to organize a criminal court in the county of Marion, Tabot, Stewart and Chattahoochee, approved February 27.

1873. the said amendatorvaket approved February 27. New York, March 2, 1875. Money firm at 2½a3. Sterling heavy \$2 50. Sold inactive at 14½a14¾. Governments hull and steady. State bonds quiet and ominal.
Stocks during the last hour were weak alternately and strong. Central 11%: Erie 274; Lake-hore 35%; Illinois Central 75.1-4; Pittsburg 90%; Northwestern 411%; preferred 55%. TELEGRAPHIC MARKETS. Recelpts at all ports to-day....
Exports to Great Britain....
Exports to continent....
Consolidated receipts.....

New YORK, March 2.—Gold 14%. New classification: spots closed low middlings 15½; middlings 16¼. Sal: s, spinners 168 bales; spect 82.
Futures closed quiet; sales 21,700 bales;
March 16 5 16a16 11-52; April 16 19-32; May
16 29-32; June 17 7-32a174; July 17 -16; August 17 9-16a17 19 32; September 16 23-32a
16 15-16; October 16 1-2a169;
New ORLEANS, March 2.—Cotton quiet;
receipts 3,520; sales 4,000; middlings 1534;
exports to Great Britain 3,704; to continent
23,160; stock 266,077.

Charleston, March 2.—Cotton culet; rebe observed in the acceptances and paying of bills of exchange, bank checks and

of bills of exchange, bank checks and promisory notes.

52. An act to provide for the military organization of the students of the state college of agriculture and mechanic arts, and other departments of the state university.

53. An act to amend sections 708 and 710 of the revised code, so far as the same are applicable to crossings and public roads within the limits of meorporated cities, towns and villages. CHARLESTON, March 2.—Cotton quiet; receipts 623 bales; sales 800; middlings 15%; exports to continent 5,398; stock 3,918.
LIVERPOOL, March 2.—Sales on a basis of middling uplands, nothing below good ordinary, shipped in February and March 8; do. nothing below good ordinary, delivered May and June, 81-6; do. nothing below middlings, shipped in February and March, 8; do. shipped in March and April 81/6; do. delivered in March and April 7 15-16. ncorporated cities, towns and villages.

54. An act to provide for the registration Associa'ed Press Dispatches. catury Lowndes, Mitchell and Camden, and to prevent lilegal voting in the same.

55. An act to authorize the graduates of the law school of Macon university to plead and practice in the several courts of law and equity in this state.

66. An act to regulate and restrict the rate of interest in this state, and for other purposes therein mentioned.

57. An act to fix the pay of jurors in the counties of Butts, Cobb and Haralson.

58. An act to change the counties of Henry and Butts. NEW YORK, March 2.—Cotton dull at 644161; net receipts 1,231 bales; gross 231. 900 bales; Marchi6 5-16a16 11-32; April 16 19-32 May 16 29-32; June 17 -82a174; July 17 7-16; August 17 9 16a17 19-32; Sep-tember 16 29-32a16 15 16; October 16 1-2a and Butts.

59. An act to exempt certain parties from

NORFOLK, March 2.—Cotton steady; mid-Angus 15%; net receipts 1,173; exports coasiwise 1,275; sales 300; stock 3,914.
Bosron, March 2.—Cotton firm; net receipts 175 bales; gross receipts 609; sales 347; middlings 164; stock 1,906.
AGGUSTA, March 2.—Cotton quiet and eavy; middlings 1534; net receipts 261; sales 463. jury duty.

60. An act to amend section 3554 of the code of 1873.

61. An act to abolish the county courts of the county of Pierce.

62. An act to alter and amend an act to establish a county court in the county of Covers. PHILADELPHIA, March 2.—Cotton quiet PHILADELPHIA, March 2.—Cotton quiet; net receipts 68; tross 1,085; middlings 16; low middlings 16; good ordinary 15‡.

NEW ORLEANS, March 2.—Cotton quiet and unchanged; middlings 154; net receipts 3,2 0 gross 5,838; exports to Great Britain 5,704; to France 2,022; to coatinent 18,870; to channel 1,705; sales 490; stock 260,077.

CHARLESTON, March 2.—Cotton quiet; middlings 15½, low middlings 15½ good ordinary 14½; net receipts 625; exports to France 1,663; to continent 3,730; sales 800; stock 39,180. establish a county court in the county of Coweta. Approved March 2, 1874.
63. An act to change the line between the counties of Clay and Calhoun.

64. An act to prohibit the sale of spiri-

LOCAL AND BUSINESS NOTICES

ing stores have them for sale.

Harriet E. Walker, Nancy Ann Walker, Mary A. Woods, Robert C. Wood and Silas Wood vs. Charles T. Guinn, Nano Guinn, Jesse P. Guinn, Alexander I Hanna, and C. C. Guinn, Alexander Hanna, and C. C. Guinn and Alexander B. Hanna, executors of John Guin deceased. Bill for Discovery and Relief Tappearing to the Court by the return of the sheriff, that the defendants, Chaef. Guinn, Nancy Guinn, Jesse P. Guin and Alexander B. Hanna, are not to bound in this county, and it further appearing to the Court that said defendants reside out of this state, R is, on motion o counsel, ordered that said defendants appear and answer, plea or demurat the nex

ear and answer, plea or demurat erm of this Court, else that the ensidered in default, and that thi taken pro conjessio as to defendants, Charles T. Guinn, Nancy Guinn, Jesse P. Guinn and Alexander B. Hanna, and that the plaintiffs be allowed to proceed, and it is further ordered that this rule has e wspaper published in the city of Atlan e a month for four months previous e next Term of said Court. October 74. C. D. MCCUTCHEN, J. S. C. A true extract from the minute Superior Court. This November

dec4-wlam4m GEORGIA, DeKalb county. Ordinary's Office, December 3, 1874.

WHEREAS, John W. Serniggs, admistrator of James M. McCalpin, ceased, applies to me for letters of dism ion from said trust:

These are, therefore, to notify and a monish all persons concerned or intereste monish all persons concerned or interest to be and appear at my office within the prescribed by law, then and to show es if any, why said letters should not granted. JOHN B. STEWARD, dec5-wlam3m

Notice in Bankruptcy. N the District Court of the United State for the Northern District of Georgia—I ae matter of Linsey Jacks, Bankrupt—I lankruptcy.

This is to give notice once a week for here successive weeks, that I have been apthree successive weeks, that I have been appointed Assignee of the estate of Linsey Jacks, in the county of Ogicthorpe, who has been adjudged, a bankrupt upon his own petition by the United States District Court for said District,

Jan2!—dlaw3w Assignee.

N the District Court of the United Stat for the Northern District of Georgia— Bankruptcy.
To whom it may concern: The under To whom it may concern: The undersigned hereby gives notice of his appointment of J. M. Whittey, of the county of
Walton and State of Georgia, within ead
Dis.rict, who has been adjudged a Bankrupi
up an his own petition by the District Court
of said District.
Dated October 12th, 1874.
This February 19th, 1875.
A. S. FLORENCE,
feb12—dlaw3w

feb12-dlaw3w Postponed Bibb County

Sheriff's Sale.

LEGAL NOTICES. In Bankruptcy. FOR the Northern District of Georgia.

This is to give notive once a week for three weeks, that I have been appointed assignee of Willis R. Gunn, of Crawford-ville P. O. county of Taliaferro, State of Georgia, within said district, who has been adjudged a Rankrupt upon his own pelition by the District Court of said District.

W. W. LUMPKIN, Assignee.

Union Point, February 10, 1875—disw3w NOTICE.

John L. Williams, who sues in his own behalf, and in behalf of Benjamin A.
Brown, in right of and for the use of his wife Cynthia Brown, fosmerly Cynthia Williams, and in behalf of sald Cynthia Brown, and in behalf of Rewind Brown, formerly Cynthia Brown, and in behalf of Rewind Brown, and i

Lithonia, Feb. 15, 1875. feb17-w3t GEORGIA, Fulton county.
Ocdinary's Office, February 16, 1875.

M. RS. L. T. LANDERS has applied for exemption of personalty and I will pass upon the same, on the 27th day of February, 1875, at my office.

DANIEL PITTMAN, Ordinary.

GEORGIA, DeKalb county.

Ordinary's Office, February 8, 1873. A PENDLY having applied to me for emption of personalty and setting apart and valuation of homestead, and I will pass upon the same at 10 o'clock a. M., at my office, on Friday, the 19th day of February, 1875.

JOHN B. STEWARD, feb10—w2t GEORGIA, Campbell County

Ordinary's Office, February 19, 1875.

MRS. S. H. Stiff, wife of Henry Stipe, has applied for exemption of personalty and setting apart and valuation of homestead and I will pass upon the same at 11 o'clock z. m., on the 3d day of March; 1875, at my office

R. C. BEAVERS, Ordinary. GEORGIA, Fulton county. Ordinary's Office, February 19, 1875.

C EORGE A. P. SPYERS has applied for a spart and valuati m of homestead, and will pass upon the same at 10 o'clock A. M. on the 1st day of March, 1875, at my office. feb20-w2w GEORGIA-Fayette county.

Ordinary's Office, February 1, 1876.

WHEREAS, E. W. Leach, administrate de bonis non cann testamento a nexo, represents that he has fully discharge his said trust and prays for letters of diminision. his said trust and proving the province of the instance of the

feb2-wlam3m GEORGIA, Fulton county. Ordinary's Office, Febrary 6, 1875. H. LANGSTON has applied for ex-emption of personalty and setting spars and valuntion of a homestead, and I will pass upon the same at 10 o'clock a.m., on the 18th day of February, 1875, at my other.

DANIEL PITTMAN, NOTICE. Plumb, trustee, et als, vs. George 1. Witte, Kent & Co., et al.—Bill for junction and relief, in the Super-Lourt of Fulton county, Georgia.

T APPEARING TO THE COURT 1T APPEARING TO THE COURT that the names of the individual members of the firm of Kent & Co. are unknown to the complainants, and if further appearing that said firm do not reside in the city and State of New York, and that they are not represented in court by an agent or attorney, upon whom service can be made, and it appearing that substantial relief is prayed by the complainant agency. Kent & Co. decemplainants against Kent & Co. appear in person, or by actorney, as superior Court to be held in and for Fu be taken pro confesso, and the Court will proceed as Equity may require, and the this order be published in The Atlanta Con-stutition, a public gazette published at At-

A true copy from the minutes. November 20th, 1874. J. D. COLLINS, Clerk. NOTICE. Ordinary's Office, Fayette county, Georgia, February Term, 1875 -To the heirs at

large, legatees and next of kin ol Churles Austin, deceased, of Payette county.

county.

JOHN AUSTIN, of the county of Carproft, having filed in my office a paper purporting to be the nuncupative will of Charles Austin, deceased, of said Fayette county, and it appearing to the Court that s'me of the next of kin and heirs at large of said deceased, and whose names and readences are unknown, but who reside without the limits of said State, these are, therefore, to require you, and each of you, to be and and appear, at the Ordinary's office, in the Court House, in Fayetteville Fayette county, Georgia, on the first Monday in May next, to attend the probate of said will. It is further ordered, that this notice be published in The Atlanta Constitution, a paper published in the city of Atlanta, for the space of three months.

Given under my hand and official signature, this lat day of February, 1875.

L. B. GRIGGS, Ordinary.

feb3—w3m Frinter's fee \$15 GEORGIA, Fulton county.

Ordinary's Office, February 10, 1875. MRS. MARTHA JANE C. GALCERAN, wife of M. P. Gaiceran, (he refusing to apply) has applied for exemption of personalty and I will pass upon the same at 10 o'clock a. m., on the 20th day of February, 1875, at my office.

[chl]—w2w

Ordinary.

feb11-w2w GEORGIA, DeKalb county.

Ordinary's Office, January 5, 1875. Ordinary's Office, January 5, 1875.

WHEREAS, T. J. and Phillip House, executors on the estate of Samuel House, deceased, apply to me for letters of dismission from said trust:

These are, therefore, to cite and sodmonshall persons interested, to be and appear at my office, within the time prescribed by law, then and there to show cause, if any why letters should notbe granted.

Given under my hand and official signature.

ture. JOHN B. STEWARD, Ordinary. GEORGIA, Fulton county.

Court of Ordinary, February Term, 1878. WHEREAS, Joel D. Simms, administrator of the estate of Martha E. Simms, deceased, has applied for letters of dismission, representing that he has fully discharged nis said tru t:

All persons concerned are hereby notified to file their Objections, if any exist, within the time prescribed by law, else letters of dismission will be granted the applicant, feb5-wlam8m Ordinary,

feb)-wlam8m GEORGIA, Campbell county. Ordinary's Office, February 1, 1575.

Ordinary's Office, February 1, 1875.

WHEREAS, M. H. Wooddall, guardian for the minor orphans of Young 2. Johnson, having applied for leave to sell one hundred and eleven acres off of land Nos. 130 and 133, in the 5th district of originally Fayette, but now Campbell county, land of said minors:

This is, therefore, to notify all persons concerned to file their objections, if say, within the time prescribed by law, else leave will be granted said applicant on the first Monday in March next.

R. C. BEAVERA.

Ordinary. Administrator's Sale.

GEORGIA, CAMBBELL COUNTY.

ON the first Tuesday in March next, will be sold before the court housedoor, in the town of Fairburn. Campbell county, within the lawful hours of sale, house said to in the town of Fairburn, in said county it being or e half of town lot number (1) one in block (5) five, fronting green street one hundred feet and running back Campbellton street two hundred feet, containing half acre, more or leas. Sold as the property of An-anda M. Davis, deceased, for the bevealt of the heirs and creditions of half deceased. Terms—One-half cash, and the other half due first November next. February I, 1875.

M. H. WOODDALL,
fetd—waw Administrator. LaGRANGE FEMALE COLLEGE.—The Spring term of this old and well known institution, under the Fresidency of Rev. J. R. Mayson, (formarly President of the Atlanta Female institute) will open on the first Monday in Vebruary, 1876. Board, (included)

RAILROAD SCREDULE Arrival and Departure of Trains Daily Passenger Trai 5 51 pm 7 00 a m

Night Passenger Train

Atlanta and West Point Railread: Day Passenger Train. rrives at Atlanta Central Railroad-Atlanta Division Day Passenger Train. .10 40 p m

Arrives at Macon 5 45 a m
Leaves Macon 9 16 p m
Arrives at Atlanta 5 62 a m
Ou and after this date trains will not stop
at West End.

Georgia Railroad time 13 minutes
ahead of Atlanta time. Enfaula Daily Mail Trails.

Central Railroad.
Day Passenger Train.
Leaves Savannah.
Arrives in Macon.
Leaves Macon.

Millen Branch. GEORGIA, Fulton county.

GEORGIA, Fulton county.

Court of Ordhany, Fobruary Te A cre

WHEREAS, Wm. Kile, administrator
on the estate of James Kile, late of
said county, deceased, has applied for leave
to sell the land belonging to said estate for
benefit of heirs and creditors:
All persons concorred are hereby notificate
to file their objections, if any exist, within
the time prescribed by faw, else leave to soil
will be granted the applican.

DANIELL PITTMAN,
feb5—waw feb5-w4w

GEORGIA, Fulton County.
Ordinary's Office, December 4, 1874.
Where he has the heavy of the county, deceased, represents that he has fully discharged his said trust and prays for letters of diamission;
All persons concerned are hereby notified to file their objections, if any exist, on or before the first Monday in March next, elso letters of diamission will be granted the applicant.

DANIEL PITTMAN.

dee-wiamsm DANIEL PITTMAN, Ordinary

GEORGIA, Fulton county. Ours of Ordinary, February Term, 1878.

WHEREAS, Timothy O. Parker has applied for letters of administration on the estate of Heary B. Parker, deceased:
All persons concerned are hereby notified to file their objections, if any axis, within the time prescribed by law, case letters will be granted the applicant.

DANIEL PITTMAN

feb5—wiw wo Ordinary.

GEORGIA, Fulton county. Court of Ordinary, February Term, 1875.

WHEREAS, Jacob Schane has applied for letters of idealistration on the estate of Charles F. Schune, decessed:

All persons concerned are hereby notofied to file their objections, if any exist, within the time prescribed by aw, else letters will be granted the applicant.

DANIEL PITTMAN, feb3—d4w

Notice to Debtors and Creditors.

A l.l. persons having claims against the estate of Wm. M. Hill, late of Fulton county, deceased, are requested to present them according to law, and those owing the same are requested to make payment.

W. A. POWELL, Adm'r, jan31—w4w with will annexed.

Ordinary's Office, January 5, 1875. WHEREAS, William Wright has applied to me for permanent letters of administration on theestate of Killis Brown, deceased:

Thuse are, therefore, to cite all persons cone, used to appear at my office, within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted said applicant jun?—waw JOHN B. STEWARD, Ordinary.

Dade Superior Court, September Term
1874.—Charles W. Easley and Harriet &
Easley, minors, by their next friends
E. Ji Prothro and S. M. Prothro vs. W.
D. Fulton, A. B. Harms and Jon
Stewart.
I appearing to the Court by the return of
the Sheriif that the defendants W. I
Falton and A. S. Hanns do not reside i
this county, and it further appearing the
they do not reside in this state, it is, on me
tion of counsel ordered that said defendant
appear and answer, plead or demur, at the
next Term of this Court, else that the cabe considered in default, and that this is

and whites, from the fact that the negro is a distinct race, naturally inferior to the white man, and his highest possible elevation would but tend to excite his jealousy, clamoring for preaedence, which would ever be denied; thus, only inflanting discord and strife, as the whites must inevitably remain the dominant element of power. The negro would find himself in the anomalous condition of a freeman and yet practically

DICT & CD'S,

Coods,

When the stars threw down their spears, And watered heaven with their tears, bid he smile his work to see? Did he who made the lamb make thee?

—The Emperor Alexander has given atti a set of furs worth \$10,000.

—Mrs. Walworth is working in right ood earnest at Washington for signatures at will influence Governor Tilden to ardon her poor Frank.

— 'Shingle weddings' are coming rapiding the spid will be said. This novel weding takes place when the "first born" is Cprants—per lb. 10a124. -The Emperor Alexander has given Patti a set of furs worth \$10,000. —Mrs. Walworth is working in right good earnest at Washington for signatures that will influence Governor Tilden to pardon her poor Frank.

ing takes place when the "first born" is

ding takes place when the "first born" is old enough to spank.

—A man in Bangor is spending his money in the building a fishing rod which will cost \$2,000. The reel mounted is to be of solid gold, 5½ inches in length. The ferules are also of solid gold.

—Miss Adelaide Phillips has been obliged to give up all her wistern exagenents on account of the serious all mess of Mr. Tom Karl, the tenor of her troupe. She has returned to Boston.

—A burning gas well in Bufler country, Penn., is said to make summer weather in its vicinity. Grass and frees near it are springing into life, while beyond it reigns the desolation of mid winter.

—An English physician, during a lecture to a female audience on the use of alcoholic be erages, asserted that the "babies of London are never sober from their birth until they are weamed."

—Three thousard bird nosts have

—Concentrated 1, ye, per case, \$50; pot-sas, per case,

-Three thousand bird nests have here districted at various points in the parks of Paris. They are made for the sparrow, titmouse, cuckoo, blackoird, magpie and others—and in the forms respectively as the birds make them for themselves

for the sparrow, titmouse, cuckoo, blackoird, magpie and others—and in the forms respectively as the birds make them for themselves.

—At Mons, in Belgium, they had a scene in court that would have made a mountain man feel at home. The prosecuting attorney insulted the accused, whereupon the accuser drew a revolver and pointed the muzzle toward the attorney—who left. He then pointed it in deliberate succession toward all the other functionaries of justice—and they all left. Then the accused left, and they all left. Then the accused left. Th

and to handle 'em too! The other day he reached for the paregoric bottle and smashed it on his pa's nice center table, and then tried to make a canal by running his finger in a circle "all round about." Then Edinburgh went in botrowed his wife's old kid slipper, and when he came back there was considerable excitement for a few moments. Men do that sort of thing so awkwardly.— M. chard grass \$3; blue grass \$2 00; herd's grass \$25; Hungarian millet \$2. Beef-Loin 15c; roast 15c; choice steaks 5; chuck 124c; brisket 10c. Pork nominal, 14 c. Mutton 124a15c. Veal 15c.

do that sort of thing so awkwardly.—N.

Y. Mail.

Another article of Alaska export, viz.
Mummies! A schooner of the Alaska
Commercial Company lately arrived at
San Francisco bringing an assorted carge, an Francisco bringing an assorted carge, necluding the well preserved bodies of in old chief, his wife and children—cleven dried heads in all, His honor, while Hartford carpet company, extra 3-ply \$1 45 . aperial 3-ply \$1 40; superfine \$1 25a4 40; extra 8 — : medium superfine \$6c; body Brussels, 5-frame \$2: t. seetry \$1 25a\$1 50; heme, medium, 36-inch 4:; extra 32c; matting true, white 25a50c; sick 40a55c; oil cloth, 6 to 12 feet wide 75c a41 50; 18 feet wide \$1 50a\$2.

sinews of the sea lion. We do not know the exact commercial value of mummies; but Mr. Barunu, we surpose, could tell us what he would give for Mr. and Mrs. Karkhayalouckacks.

—An event which calls for Mr. Barnum's investigation is reported from Owen, Ky, where a mule, having loss her colt, is alleged to have adapted and rearred a broad of goslings instead. The birds afe now weared, their only acquired peculiarities being an unusual length of neck from stretching up to muse from their adopted mother, and a decided propensity to kick. The facts thus related are fully credited by the committee in which they occurred, and we have no desire to cast the faintest imputation upon the veracity of the reporter. It is possible, however, that we may have been misinformed as to the antecedents of the case, and that the mule, instead of proposity is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and the integer in the case of the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of proposition is a supplemental to the case, and that the mule, instead of pro

clastic to cast the faintest imputation upon the veracity of the reporter. It is possible, however, that we may have been misinformed as to the antecedents of the case, and that the mule, instead of producing the usual species of cold in the first instance, laid the goose eggs herself and hatched them in a mare's nest.

MARKET REPORTS.

Telegraphic Markets.

(By Telegraph to The Constitution.

Paris, March 2.—Rentes 64f 3fc.

New YORK, March 2, 1875.

Gold opened at 14½. Stocks mastiled Money casy at 22½. Exchange—long \$4 82½; short \$4 81½s. Governments active and a little off. State bonds quiet and nomical.

New YORK, March 2.—Cotton dull sales 240 bales; uplands 16½; Orleans 16½; Futures opened casier: March 16 7-32s 16 9-32; April 16½; May 161 31-8164 627-32.

Livanroot, March 2.—cotton quiet and steady; middling uplands 7½, a8; middling shiped in March 7½, nothing below low middling uplands 7½, a8; middling orleans 8½; rales 12,000 baies, include 3,000 for speculation and export; highly clashed 430 for said, sulphuric, carboy, 11 avanroot, March 2.—non.—Cotton quiet and steady; middling uplands 7½, a8; middling orleans 8½; rales 12,000 baies, include 3,000 for speculation and export; highly clashed 4,000 for speculation and export; highly clashed 3,000 for speculation and export; highly clashed 4,000 for speculation and export; highly clashed 3,000 for speculation and export; highly clashed 3,

(CONSTITUTION OFFICE, Atlanta, Ga., March 2, 1876.)

Atlanta, Ga., March 2, 1876.

Atlanta Money Market.

Financial—Gold, buying at \$1.03; selling at \$1.14. Silver, buying at \$1.12; selling at \$1.14. Silver, buying at \$1.05; selling at \$1.06. Exchange.—Buying at \$1.07. Silver, buying at \$1.07. Silver, buying at \$1.07. Silver, buying at \$1.08; selling at \$1.08. Atlanta and Storks—Georgia 68 80a \$2; 77 \$1.00; \$2.00 to \$1.00 to \$1.00

Distart Print Place unpealed is 55°7; peaches pecied 10
14:; apples pealed 617°C.

Butter-152°O.

Becavar-27273.

Rags-34R.

Feathers-(0a;0.

Rgys-We quote at 1827.

Atlanta Grocery Market.

Core-mixed and white \$1 (3 at 05.

Macl-51 05.

Grits-55 5027.

Backwheat- \$10per bil.

Wheat-white \$1 85as1 65; amber \$1 80s.

Cow Peas-\$1 30.

Hay-Timothy \$1 60; clover \$1 26; one will sell bands \$1 28s.

Flour-fancy \$7 25a 750; extra family \$6 75 87 00; family \$6 25a 50; extra \$1asi \$25; clear sides none; shoulders 9ja95.

Bulk Meat-clear fib sides 11; hong clear sides none; shoulders 9ja95.

Bulk Meat-clear fib sides 11; hong clear sides none; shoulders 9ja95.

Bulk Meat-clear fib sides 11; hong clear sides none; clear sides laid; clear rib sides 12; clear sides none; shoulders 9ja95.

Bulk Meat-clear fib sides 11; hong clear sides none; clear sides laid; clear rib sides 12; clear sides none; clear sides laid; shoulders \$1; fancies, \$2 8c.

Lard-tierces 15ja:6; kegs and cans 16a7; bluckets 17.

Hann-sugar-cured, old canvassed 122a18; hong clear side none; clear sides 14j; shoulders \$2; bluckets 17.

Hann-sugar-cured, old canvassed 122a18; hong clear sides sides 13; bluckets 17.

Hann-sugar-cured, old canvassed 122a18; hong clear sides sides 13; bluckets 17.

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Hann-sugar-cured, old canvassed 122a18; hong clear sides sides 13; bluckets 17.

Hann-sugar-cured, old canvassed 122a18; hong cl

les—6a7].

les—6a7].

les—pepper 28; ginger 18; alspic e 30
megs \$1 75; cloves 50.

lit—Virginia \$1 75; Liverpoot \$1 65.

\$1 76. No. 2 bbls, \$14 00; j bbls \$2 75;

\$1 76. No. 2 bbls, \$14 00; j bbls \$2 00;

\$1 50. No. 3 bbls, \$14 00; j bbls \$2 00;

\$1 50. No. 3 bbls, \$14 00; j bbls \$4 00;

\$2 50; kits \$1 35. Family, bbls \$14;

le \$6 50; kits \$1 35.

Special Notice.

SIMMONS' LIVER REGULATOR. spice cakes 10a12; ginger enaps 9a12; ginger bread 8a9. 8 75; fancy 18885.
Gainsell and Chee Glodis—1 llf oyster conducen \$1a1 10; 2 lb, oysters, per come, \$2 25 a2 57; sardines, per case, \$17a1 7 50; sardines, per case, \$17a1 7 50; sardines, per dozen, \$2 25 a2 57; sardines, per dozen, \$2 75, 2 cd, for the conduction of the conduction

Currants-per lb. 10a124. Curon-Leghorn, per lb 50a55; English

Yarn-\$1 20. Seeds-Clover \$3 :0; timothy \$4 50; or seeds-Clover \$3 :0; timothy \$4 50; or

Fresh Meats.

Atlanta Dry Goods Market.
Ticking—Amoskesg A C A 24c; Conestoga C G A 18c; Lewiston A 30 inch 20c; Biddeford A 18jc; A A 17c; A A A 20c; B 12jc; Minnehaha 78 22jc; A C A 30 inch 25c; Pittsfield 7j; Eagle and Phonix 4-4 26c; 83 in. 24.

Strices—American 12c: Arasanha 12 1.9c.

and is mistaken for rheumatism. The stomach is affected with loss of appetite and sickness, bowels a general costive, sometimes alternating fith lax. The head is troubled with pain, ad dul, heavy sensation, considerable loss rememory, accompanied with paintal sention of having left undone something hich ought to have been done. Often implauling of weakness, debility, and low sirtls. Sometimes many of the above must come attend the disease, and at other mes very few of them; but the Liver is merally the organ most invoved.

Ladies Indorsement.

Sheriff Bibb County.

Is warranted not to contain a single par-efficacious, satisfactory and pleasant remetice of Mercury, or any injurious mineral in his life."—H. HAINER, St. Louis, Mo. Hon, Alex. H. Stephens. Purely Vegetable, Governor of Alabama.

containing those Southern Roots and Herbs, which an all-wise Provider ce has placed in countries where Liver Diseases most prevail, IT WILL CURE ALL DISEASES CAUSED BY DERANGMENT OF THE LIVER AND BOWELS, Simmon's Liver Regulator, OR MEDICINE, is eminently a drainfly Medicine; and by being kept ready for immediate resort will save many an hour of suffering and many a dollar in time and doctors' bill.

After over Forty Years' trial it is receiving the most unequalified testimonials to its virtues from persons of the highest character and responsibility. Runnent physicians commend it as the most. eases it purports to cure.

President of City Bank.

EFFECTUAL SPECIFIC "We have been acquainted with Dr. Simmons' Liver Medicine for more than twenty years, and know it to be the best Liver Regulator offered to the public."—M. R. Lyon and H. L. Lyon, Belletontaine Ga. for Constipation, Headache, Pain in the Shoulders, Dizziness, Sour Stomach, bad taste in the mouth, billous attacks, Palpita-tion of the Heart, Pain in the region of the Kidneys, despondency, gloom and fore-bodings of evil, all of which are the off-spring of a deceased Liver. "I was cured by Simmons' Liver Regula-tor, after having suffered several years with chilis and fever."—R. F. ANDERSON

"Have been a dyspeptic for years; began the Regulator two years ago; it has acted like a charm in my case."

REV. J. C. HOLMES. For Dyspepsia or Indigestion. Armed with this ANTIDOTE, all diseases Armed with this ANTHOTE, as discasces and changes of water and food may be faced without fear. As a Remedy in MALARI-OUS FEVERS, BOWEL, COM-PLAINTS, RESTLESSNESS, JAUNDIC, NAUSEA, IT HAS NO EQUAL. Cheapest, Purest and Best Family Medicine in the World!

CAUTION : Buy nopowders or Prepared SIMMONS'
LIVER REGULATOR unless in our engraved wrapper, with Trade mark, Stamp and Signature unbroken. None other is genuine.

Shering into County.

"I have used your Regulator with successful effect in Billous Colic and Dyspepved wrapper, with Trade mark, Stamp and Signature unbroken. None other is genuine. J. H. ZEILIN & CO., Macon, Ga., and Philadelphia.

FOR SALE BY ALL DRUGGISTS.

TAKE

SlimMONS' LIVER REGULATOR.

For all diseases of the Liver, Stomach and Spicen.

As a Broady in

TO AND FROM BALTIMORE, PHILADELPHIA NEW YORK BOSTON

AND ALL THE NEW ENGLAND MANUFACTURING CITIES, Three Times a Week from New York

TUESDAYS, THURSDAYS and SATURDAYS, Elegant State-Room Accommodations.

SEA VOYAGE TEN TO TWELVE HOURS SHORTER via CHARLESTON. The South Carolina Railroad Co.,

and connecting roads West, in alliance with the fleet of thirteen first-classste amships to the above ports, invite attention to the quick time and regular dispatch afforded to the business public in the Cotton States at the

Port of Charleston.

ffering facilities of railroad and sea transportation for freight and passengers not ex elled in excellence and capacity at any other port. The following splendid Ocean steam rs are regularly on the line:

TO NEW YORK.

TO PHILADELPHIA. Iron Steamships

WM. A. COURTNEY, Agent, Charleston, S. C. TOTAL CAPACITY, 40,000 BALES MONTHLY . ton the transfer the

TO BALTIMORE.

SAILING DAYS—EVERY FIFTH DAY. Dutton, Commander
PAUL C. TRENHOLM, Agent, Charleston, S. C.

TO BOSTON. Steamship MERCEDITA and FLAG sails every Saturday.

JAS. ADGER & CO., Agents, Charleston, S. C

Through Bills of Lading and Through Tickets can be had at the principal railroad offices in Georgia, Alabama, Tennessee and Mississippi. State-rooms may be secured in advance, without extra charge, by addressing Agents of Steamships in Charleston, at whose offices, in all cases, the railroad tickets should be exchanged and berths assigned. The through tickets by this route include ansfers, meals and state room while on shipboard.

The South Carolina Railroad GEORGIA RAILROAD,

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tain February 27th.

At a meeting of the Trustees of the Public Library of Kentucky, Jan. 16, 1875, it was resolved that C. M. Briggs, Esq., who under the late Hon. Thos. E. Bramlette was the real business manager of the gift concerts already given in aid of the Public Library of Kentucky, be and he is hereby authorized to take the place made vacant by the death of said Bramlette, in the management of the affairs of the fifth and last gift concert, and that the drawing announced for February 27, 1875, shall positively and unequivocally take place on that cay without any further postponement or delay on any account whatever.

R. T. BURRETT, President.

Hereafter all communications relating t Hercafter all communications relating to
the 5th Concert should be addressed to the
undersigned, and I pledge sayself that the
drawing shall come off February 27th or
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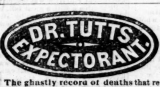
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RALEIGH, N. C., January 21, 1875.

Mr. G. W. Graffling, Treasurer Patapaco Guano Company: DEAR Sir.—It gives us pleasure to state that we have sold your Patapaco Guano, for past three years, to our customers, with entire satisfaction to them and ourselves, sell from 200 to 260 tons a season. We have no complaint of any failing off in quality that sold last season. All who use it were well satisfact. Yours truly, WILLIAMSON, UPCRURUH & THOMAS.

This will certify that from February, 1869, to March, 1874, I hav had not less than Bull commercial analyses made in my Laboratory of the Palaporo Guatto. It has always met my endorsement, based upon quality and quality of its untrient elements. It has always met my endorsement, based upon quality and quality of its untrient elements. It has always met my endorsement, based upon quality and quality of its untrient elements. It has always met my endorsement, based upon quality and quality of its untrient elements. It has always met my endorsement, based upon quality and up to March 18, 1876, it has always with the late of the palmer House, Chicago, and Mr. Tyler B. Gaskill, formerly of the Reverse House, Boston, to an interest in the bustness and get chemical reaction underground, during the succeeding fail winter season, prepare flouse, Boston, to an interest in the bustness, which will be conducted under the name of a bigh order. Another cargo for this season is now on the way here but has so the light order. Another cargo for this season is now on the way here but has so a high class of a bigh order. Another cargo for this season is now on the way here but has so a bigh order. Another cargo for this season is now on the way here but has so a bigh order. Another cargo for this season is now on the way here but has so a bigh order. Another cargo for this season. On the whole I cannot but rank it as a fint-class of the palmer has been always and a season. The late of the palmer has been always and the proportion of the elements. It has always and under the name of the season and proportion of the elements. It has always and the solid proportion of the elements. It has always and the solid proportion of the elements. It has always and the solid proportion of the elements, but has always and the solid proportion of the elements. It has always and the solid proportion of the elements. It has always and the solid proportion of the elements, but has always and the solid proportion of the elements, but has always and